PEVO			Maria
	Application No.	Applicant(s)	
NOV 2 3 2004 19	10/622,987	CRONAN, SHANNA MARIE	
Office Action Summary	Examiner	Art Unit	
The made plant of the second	Tania C. Courson	2859	
The MAILING DATE of this communication Period for Reply			
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory is - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a ron. a reply within the statutory minimum of thirt before SIX (6) MON. Statute, cause the application to become AR	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication.	-
Status	•		
1) Responsive to communication(s) filed on	•		
, — , — , — , — , — , — , — , — , — , —	This action is non-final.		
3) Since this application is in condition for all		ers prosecution as to the morite is	
closed in accordance with the practice un	der <i>Ex parte Quavle</i> , 1935 C.D.	11 453 O G 213	
		11, 400 0.0. 210.	
Disposition of Claims	•		
4) Claim(s) 1-17 is/are pending in the application			
4a) Of the above claim(s) is/are with	ndrawn from consideration.	•	
5) Claim(s) is/are allowed.	•		
6) Claim(s) <u>1-17</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	nd/or election requirement.		
Application Papers			
9) The specification is objected to by the Example 1			•
10)⊠ The drawing(s) filed on 18 July 2004 is/are	: a)⊠ accepted or b)□ object	ed to by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co			
11) The oath or declaration is objected to by th	e Examiner. Note the attached	Office Action or form PTO-152.	
riority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for for	eign priority under 35 U.S.C. §	119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:	•		
 Certified copies of the priority document 	nents have been received.		
2. Certified copies of the priority docum		plication No	
3. Copies of the certified copies of the	priority documents have been r	eceived in this National Stage	
application from the International Bu	reau (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a		eceived.	

Attachment(s)

1)	\boxtimes	Notice	of I	Ref	ferences	Cit	ted	(P	TO-	892)
^\	\Box	N 1 - 4*		_			_	•		

Notice of Draftsperson's Patent Drawing Review (PTO-948)

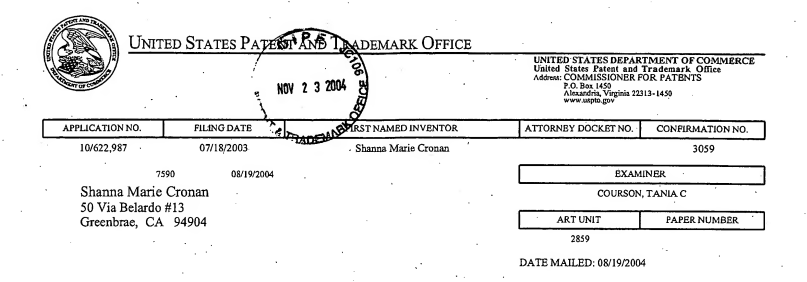
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.

4)	Interview Summary (PTO-413)

Paper No(s)/Mail Date.

	•			
5) 🔲	Notice	of Informal Pat	ent Application	n (PTO-152
			• •	•

6) Dother:



Please find below and/or attached an Office communication concerning this application or proceeding.

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DETAILED ACTION

Specification

1. The use of the trademark "Velcro" has been noted in this application. It should be capitalized wherever it appears and be accompanied by the generic terminology (i.e. VELCRO, hook and loop fastener).

Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.

Claim Objections

- 2. Claims 6 and 13 are objected to because of the following informalities:
 - a) claim 6, in line 2, "Velcro" should read "VELCRO", and;
 - b) claim 13, in line 2, "Velcro" should read "VELCRO".

Appropriate correction is required.

3. Claims 15-16 are objected to because of the following informalities: it has no proper dependency since each claim states in line 1, respectively, that it is dependent on "The method of claim 1" and independent claim 1 refers to a device claim. For examination purposes, the examiner has assumed that claim 15 and claim 16, respectively, is dependent on claim 14, the appropriate independent method claim. Appropriate correction is required.

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Claim Rejections - 35 USC § 102

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4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1-3, 5, 8-10, 12 and 15-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Sexton, I (US 4,934,024).

Sexton, I discloses in Figure 5, an indicator and associated method comprising:

With respect to claims 1-3 and 5:

- a) an indicator (Fig. 5, grip member 12) for indicating the optimal position and orientation for holding a device (Fig. 5, handle 18), a means for affixing the indicator to the device (Fig. 5);
- b) wherein the indicator is shaped as one or more human hands (Fig. 5 and column 5, line 62 through column 6, line 2);
- c) wherein the human hands are a right human hand and a left human hand (Fig. 5 and column 5, line 62 through column 6, line 2);
- d) wherein the means for affixing the indicator to the device is an adhesive on the indicator (column 5, lines 48-50).

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With respect to claims 8-10, 12 and 15-17:

a) determining an optimal position and orientation for holding a device (Fig. 5, handle 18) and affixing an indicator to the device to indicate the optimal position and orientation (Fig. 5, grip member 12);

- b) wherein the indicator is shaped as one or more human hands (Fig. 5 and column 5, line 62 through column 6, line 2);
- c) wherein the human hands are a right human hand and a left human hand (Fig. 5 and column 5, line 62 through column 6, line 2);
- d) wherein the means for affixing the indicator to the device is an adhesive on the indicator (column 5, lines 48-50).
- e) wherein the optimal position and orientation for holding the device is determined by a manufacturer of the device (column 3, line 66 through column 4, line 3);
- f) wherein the optimal position and orientation for holding the device is determined for a specific user of the device (column 3, line 66 through column 4, line 3);
- g) wherein the optimal. position and orientation for holding the device is determined by a medical professional (column 3, line 66 through column 4, line 3).
- 6. Claims 1, 6, 8 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by McGowan (US 4,027,687).

McGowan discloses in Figure 5, an indicator and associated method comprising:

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With respect to claims 1, 6, 8 and 13:

a) an indicator (Fig. 16, tube 72) for indicating the optimal position and orientation for holding a device (Fig. 16, walker rail 62), a means for affixing the indicator to the device (Fig. 16);

b) wherein the means for affixing the indicator to the device comprises Velcro on the indicator and corresponding Velcro on the device (Fig. 16, VELCRO, C2);

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 4, 7, 11 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sexton, I in view of Tassey et al. (US 6,237,266 B1) and Sisko et al. (US 5,657,783).

Sexton, I discloses an indicator and associated method, as stated above in paragraph 5.

Sexton, I does not disclose wherein the indicator is made of a material that is visible in the absence of an external light source and wherein the device is a medical walker.

Tassey et al. teach a visual indicator and associated method that consists of wherein the indicator is made of a material that is visible in the absence of an external light source (column 4, lines 45-52). Therefore, it would have been obvious to one having ordinary

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skill in the art at the time the invention was made to further modify the indicator and associated method of Sexton, I, so as to include the indicator made of a material that is visible in the absence of light, as taught by Tassey et al., so as to provide a greater enhancement in visibility during use of the indicator.

Sisko et al. teach a device having an indicator and associated method that consists of wherein the device is a medical walker. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the indicator and associated method of Sexton, I, so as to include wherein the device is a medical walker, as taught by Sisko et al., so as to provide an alternate device for utilizing the indicator.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The prior art cited on PTO-892 and not mentioned above disclose an indicator.

Severson (US D486,686 S)

Claunch (US 6,746,249 B1)

Bresnan (US 6,025,773)

Cota (US 6,024,723)

Lai (US 4,836,544)

Foley et al. (US 3,484,106)

McCullough (US 1,664,257)

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10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tania C. Courson whose telephone number is (571) 272-2239. The examiner can normally be reached on Monday-Friday from 8:00AM to 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego Gutierrez, can be reached on (571) 272-2245.

The fax number for this Organization where this application or proceeding is assigned is (703) 872-9306.

DIEGO F.F. GUTIERREZ SUPERVISORY PATENT EXAMINER GROUP ART UNIT 2859

TCC August 17, 2004

CHRISTOPHER W. FULTON PRIMARY EXAMINER

Notice of References Cited Notice of References Cited Notice of References Cited Notice of References Cited Application/Control No. 10/622,987 Examiner Tania C. Courson Applicant(s)/Patent Under Reexamination CRONAN, SHANNA MARIE Art Unit 2859 Page 1 of 1

KY.		19		U.S. PATENT DOCUMENTS	
*	134	Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name .	Classification
	Α	US-D486,686	02-2004	Severson, Christy L.	D6/582
	В	US-6,746,249	06-2004	Claunch, P. Stephen	434/260
	С	US-6,237,266	05-2001	Tassey et al.	40/542
	D	US-6,025,773	02-2000	Bresnan, William P.	340/407.1
	Ш	US-6,024,723	02-2000	Cota, Joseph A.	604/116
	F	US-5,657,783	08-1997	Sisko et al.	135/67
	G	US-4,934,024	06-1990	Sexton, I, Vernon R.	16/421
	Н	US-4,836,544	06-1989	Lai, Genhone	473/551
	ï	US-4,027,687	06-1977	McGowan, Malissa A.	135/66
	J	US-3,484,106	12-1969	FOLEY CHARLES F; et. al.	273/444
	К	US-1,664,257	03-1928	CRAIG MCCULLOUGH	473/203
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FOREIGN PATENT DOCUMENTS

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	N			·		
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NON-PATENT DOCUMENTS

* .		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.